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4 Attorneys for Defendant/Counterclaimant
5 **FINLEY ENGINEERING GROUP, INC.**

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8 **UNITED STATES DISTRICT COURT FOR**
9 **THE SOUTHERN DISTRICT OF CALIFORNIA**

10 JEAN-CLAUDE DEMOSTHENIDY, an) Case No.: 07CV 2050WQH (BLM)
11 individual doing business as INTERACTIVE)
DESIGN SYSTEMS,)

12 Plaintiffs,) **EXPERT DESIGNATION OF FINLEY**
13) **ENGINEERING GROUP, INC. PURSUANT**
14 vs.) **TO FRCP 26(a)(2)**

15 FINLEY ENGINEERING GROUP, INC., a) Hon. William Q. Hayes
Florida corporation; DOES 1 through 10,)
inclusive,)

16 Defendants.)

17)
18)
19 AND RELATED COUNTERCLAIM)
20)

21 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

22 Pursuant to Federal Rule of Evidence §26(a)(2), Defendant/Counterclaimant Finley
23 Engineering Group, Inc. ("FEG") designates the following experts:

24 1. Dorian Janjic, Dipl. Ing.
25 Gleisdorfer Gasse 5, 8010 Graz, Austria
43-316-821531-0

26 2. Richard Holstrom, CPA, CFE
27 1230 Columbia Street, Suite 725
San Diego, California 92101
(619) 236-0377

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1 FEG expressly reserves the right to withdraw any expert designated, expressly or by reference,
 2 herein.

3 FEG expressly reserves the right to name or call any additional experts it retains as the need
 4 arises during the course of the investigation, discovery or in preparation for trial in the above-
 5 captioned action, or as rebuttal or impeachment experts to the experts identified by other parties to
 6 this action.

7 FEG also expressly reserves the right to call any expert witnesses, either presently or later,
 8 identified by any other party to this action, although not specifically retained by this party, regardless
 9 of whether or not such other party remains as a party at the time of trial. The qualifications of these
 10 witnesses and the general substance of their testimony are as set forth in the declaration of each other
 11 party's attorney, filed in conjunction with Federal Rule of Evidence §26(a)(2) and/or orders of this
 12 Court, already served or to be served in the future by other parties to this litigation. FEG may or may
 13 not call these other experts witnesses at the time of trial.

14 FEG does not list herein, but nevertheless reserves the right to call as witnesses to testify in
 15 either lay or expert matters, or both, those individuals who by virtue of being percipient witnesses
 16 with appropriate knowledge, skill, education or experience may give testimony in the form of an
 17 opinion.

18 In the event that any additional analyses are obtained by FEG, or any other party prior to trial,
 19 FEG reserves the right to call as an expert witness the professional(s) performing the analysis, the
 20 same, address and declaration conforming to the requirements of Federal Rule of Evidence §26(a)(2)
 21 will be provided by FEG to all other parties to this action as soon as FEG learns that information.

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1 If any of the witnesses discussed herein are not available at the time of trial, FEG advises all
2 parties that it will introduce competent former testimony, including depositions, of such witnesses
3 in lieu of their live testimony.

4 Respectfully submitted,
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6 DATED: March 23, 2008

BALESTRERI, PENDLETON & POTOCKI

7 By: 

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9 KAREN ANDERSON HOLMES
10 TODD CRAIG SAMUELS
11 Attorneys for Defendant/Counterclaimant
12 FINLEY ENGINEERING GROUP, INC.
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